

UNITED STATES PATENT AND TRADEMARK OFFICE



UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, DC 20231 WWW.USDIO.GOV

AUG 15 2003

Paper No. 40

In re Patent No:

6,530,162

Date Issued:

March 11, 2003

Patentee:

Francis C. Carroll

For:

SPORTS SHOE CLEATS

NOTICE UNDER 37 CFR § 1.607(d)

Pursuant to the provisions of 37 CFR § 1.607(d), you are hereby notified that an applicant has attempted to provoke an interference with your above identified patent. In accordance with the provisions of this regulation, the identity of the applicant attempting to provoke the interference will not be disclosed unless and until an interference is declared by the Board of Patent Appeals and Interferences.

Once a decision is made as to the propriety of an interference, notification will be made either by a declaration of interference notice under 37 CFR § 1.611(a) or a notice under 37 CFR §1.607(d) that no interference will be declared.

By:

Office of the Director Technology Center 3700

Eum - Cran

Pursuant to the provisions of 37	CFR § 1.607(d), you are hereby notified	that a final decision has
	terference. A notice that an attempt to	
	t was mailed to patentee on	
regarding the identity of the ap	plicant who attempted to provoke the in empt to provoke the interference was ma	iterference, or regarding
	Examiner:	
		<u></u>
	Patent Examining Art Unit 37	
Jim Zegeer	_	

Jim Zegeer 801 North Pit Street, Suite 108 Alexandria, VA 22314